32744

t. u

21 679 952

TRUST DEED

THIS INDENTURE, Made

de October 15, 1971, between
CHARLES H. DALE AND MARY A. DALE, HIS WIFE
herein referred to as "Mortgagors," and

HARRIS TRUST AND SAVINGS BANK,

an Illinois banking corporation having its principal office in the city of Chicago, Illinois, (herein referred to as "Trustee"), witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Installment Note hereinafter described (said legal holder or holders being herein referred to as Holders of the Note) in the principal sum of Dollars (\$10,000.00).

TEN THOUSAND AND NO/100

Dollars (£10,000.00).

Dollars (£10,000.00)

All aym nts of principal and interest shall be made payable at such banking house or trust company in the city of Chicago, Illinois, as the hiter of the Note may, from time to time, in writing appoint, and is absence of such appointment, then at the office of Harris Trust and S. sing. Bank in said City.

NOW, THEREF. P. the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and lim at the of this frest Deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consid "theory" the sum of One Dollar in hand good, the covenants and agreements herein contained, by the Mortgagors to be performed, WARRANT unto the You (e.g., is successors and assaigns, the following described Real Estate and all of their scate, right, title and interest therein,

City of Chicago

The South 372 Feet of Lot 10 in Block 60 in Hopkins' Addition to Hyde Park, in the North East quarter of Section 14, Township 38 North, Range 14, East of the Third Principal Meridian, Company of the Third Principal Meridian of the

191: 907 21 PM 2 07

nri-21-1 329616 0 21679952 4 A -- Rec

5.00



TOGETHER with all buildings, improvements, tenements, eas-profits thereof for so long and during all such dimes as Mortgegors profits thereof for so long and during all such dimes as Mortgegors of the independent of the indebtedness secured he speratus and of the indebtedness secured he speratus and in the independent of the indebtedness of the (whether single units or centrally kind now or hereafter therein or I (whether single units or centrally kind on the entitleton, and a and slectric fluxures, a stowe, bollers, sinks and security fluxures, to stowe the profits of the security of the security

IT IS FURTHER UNDERSTOOD AND AGREED THAT:

UNOFFICIAL COPY

8. The proceeds of any for all costs and expenses incide all other items which under the	ent to the foreclosure proc	eedings, including all	such items as are mentle	ned in the preceding pare	graph hereof; second,
provided; third, all principal an as their rights may appear.	d interest remaining unpaid	on the Note; fourth, a	y overplus to Mortgagors	, their heirs, legal repre	sentatives or assigns,

9. Upon, or at any time after the filling of a bill to foreclose this Trust Deed, the court in which such bill is filed may appoint a receiver of said of the property of the

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party-interposing same in an action at law upon the Note hereby secured.

11. Trustee or the holders of the Note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustes has no duty to examine the title, location, existence, or condition of the premises, nor skall Trustee be obliged to record this Trust Deed or to exercise any power herein given unless appressly obligated by the terms hereof, nor he liable for any acts or omissions hereunder, except in case of its own greas negligence or misconduct or that of the agents or employees of Trustees, and it may require indemnities satisfactory to it before exercise, any power herein given.

To stoke shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness are included in the state of the trust Deed has been fully paid; and Trustee may execute and deliver a rease hereof to and at the request of any person who shall, either become or after maturity thereof, produce and exhibit to Trustee the Note, representing that all indebtedness hereby secured has been paid, which the genul is accessor trustee, such aucressor trustee may accept as the genul is accessor trustee, such aucressor trustee may accept as the genul is accessor trustee, such aucressor trustee may accept as the genul is one herein described and the second of the product of the relative trustee in the genul is accessor trustee in the second of the product of the original trustee and it has not rescuted a certificate on any instrument identifying same as the Note of series of the relative trustee in the described of the original trustee and it has not resecuted a certificate on any instrument identifying same as the Note of series of the relative trustee in the described of the original trustee and the series of the relative trustee in the described of the original trustee and the series of the relative trustee in the described of the original trustee and the series of the relative trustee in the described of the relative trustee in the relative trustee i

14. Truste may resign by instrument in writing Blod in the office of the Recorded or Registrar of Tilles in which this instrument shall have been recorded or it of the resignation, insability or refusal to act of Marria Trust and Savings Bank, as Trustes, then the Chicago Title and Trust Company, of Cook or 17 Hilmois, shall be and it is breeby appointed Successor in Trust. Any Successor in Trust hereunder shall have the identical formed hereunder.

15. This Trust Deed s d all revisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagors, and the word "Mortgagors" view used herein shall include all such persons and all persons lieble for the payment of the indebtedness or any part thereof, whether or not a touch erac is shall have executed the Note or this Trust Deed.

16. In order to provide for the payment of taxes, assessments and insurance premiums required to be paid hereunder by Mortgagors, Mortgagors shall deposit with the holders of the Note, or such other person, firm or corporation as the holders of the Note may designate, on sect monthly payment date an amount equal to 1/2 to 6 the served taxes and assessments levied against the premises and 1/2 th of the amount of the is, we liable bills. The moneys thus deposited in such tax and insurance reserves are to be held without interest as determined by the same or served as the premises and in the section of the section of

17. Harris Trust and Savings Bank, individu ily, ms, buy, sell, own and hold the Note or any interest therein, before or after maturity, and whether or not a default shall have occurred or exists, nd said Bank as a holder of the Note or any interest therein and every subsequent holder thereof shall be entitled to all the same accurity and to il. It was not a not a not a not a not of the Note with like effect as it said Bank were not the Truste under this Trust Jeen No merger of the Plot when as a holder of the Note and as Truste hereunder shall ever be deemed to have occurred or hoppened. Any actions or remadles provided in this Trust Deed to be taken by the Trustee and any id / "" he Note."

STATE OF ILLINOIS

County of Cook

SS.

I, MrcS'ALL PATNER

a Notary Public in a d fo and residing in said County, in the State aforesaid,

DO HEREBY CERTIFY HAT Charles H. Dale and

Mary A. Dale, nis w.

who are personally known to ac to be the same person S.

whose name S are subscribed to the foregoing instrument, appeared before me this day in person and ack or exped that they signed, sealed and delivered the said I state next as their free

before me this day in person and ack or exped that
signed, sealed and delivered the said I stancet as
and voluntary act, for the uses and purpose the in set forth, including the
release and waiver of the right of homestead.

CIVE funder my hand and Notary Syst this

Munhell

IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HEREIN BEFORE THE TRUST DEED IS FILED FOR RECORD.

The Installment Note mentioned in the within Trust Deed to the Manual Harris Trust AND SAVINGS BANK, as Trusteeld

By Real Estate Officer

Ritumto,

HEAL ESTATE LOAN DEPARTMENT
HARRIS TRUST AND SAVINGS BANK
111 WEST LIGHTOD STREET
CHICAGO, ILLINOIS 60690

end of recorded document